



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Koji NAKATA et al.

Group Art Unit:

1773

Serial No.:

09/485,002

Examiner:

V. Chen

Filed:

January 31, 2000

For:

BIODEGRADABLE POLYESTER RESIN COMPOSITION,

BIODISINTEGRABLE RESIN COMPOSITION, AND MOLDING OBJECTS

OF THESE

## **EXPRESS MAIL CERTIFICATE**

Express Mail Label No.:

EF 098 981 764US

Date of Deposit:

**January 11, 2002** 

I hereby certify that the following attached paper(s) and/or fee

TO TOO TOO Continued Prosecution Application Request Transmittal Under 37 CFR 1.53(d);

Preliminary Amendment;

- 3. Copy of Assignment and Notice of Recordation;
- 4. Check of 1,868.00 for filing fee; and
- Return Postcard

is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. §1.10 on the date indicated above and is addressed to the Commissioner for Patents, Washington, D.C. 20231.

Susan Shen

(Typed or printed name of person mailing papers(s) and/or fee)

(Signature of person mailing paper(s) and/or fee)

Correspondence Address:

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CD+/1700

Docket No. <u>1776-4054</u> \ P \ Express Mail No. <u>EF 098 981 764US</u>

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ተAFFIX CUSTOMER NO. LABEL ABOVE ተ

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

CONTINUED PROSECUTION APPLICATION (CPA)
REQUEST TRANSMITTAL PURSUANT TO 37 C.F.R. § 1.53(d)

Commissioner for Patents Washington, DC 20231

Prior Application

Examiner:

V. Chen

Group Art Unit:

1773

Inventor(s) Names and Addresses:

(1) Koji NAKATA 940, Shinzaike, Aboshi-ku, Himeji-shi, Hyogo-ken 671-1234, JAPAN RECEIVED

JAN 1 6 2002

TC 1700

(2) Masahiro ISHIKAWA 323, Shinmatsudominami 1-cho, Matsudo-shi, Chiba-ken 270-0035, JAPAN

Additional inventors listed on a separate sheet.

1. This is a request for a ☐ Continuation ☐ Divisional Under 37 C.F.R. §1.53(d) of prior application serial no. <u>09/485,002</u>, filed on <u>January 31, 2000</u> and entitled: BIODEGRADABLE POLYESTER RESIN COMPOSITION, BIODISINTEGRABLE RESIN COMPOSITION, AND MOLDED OBJECTS OF THESE

2. The following are enclosed herewith:

Preliminary Amendment
Information Disclosure Statement including PTO 1449.
Copies of References Cited in Information Disclosure Statement

J INL-FERA 30000147 094**850**02

740.00 B 540.00 B 568.00 B

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 8122(b)(2)(B)(i) (form PTO/SB/35)							
As indicated on the attached Request and Certification, Applicant(s) certify that the inventoring disclosed in the attached application HAS NOT and WILL NOT be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. Applicant(s) therefore request(s) that the attached application NOT be published under 35 U.S.C. §122(b).							
Plantar the Amendment/Request For Reconsideration After Final Rejection							
4. A Petition for Extension of Time and Fee therefor has been or is being filed in the parent application Serial No to extend the time for action in the parent application until							
pending or at a time when the petition for extending and has been granted a filing date, granted and while this application is pending and has been granted a filing date, so as to make this application co-pending with said parent application. Please use all the contents of the parent application file wrapper, including the drawings, as the basic papers for the new application.  6. The fees to be charged are to be based on the number of claims:  a. remaining after entering the enclosed Amendment.  b. entered in the parent application as of the date of its abandonment.							
LATION C	OF APPLICATION FEE	3		Basic Fee			
	Number Filed	Number Extra	Rate	\$740.00			
	50- 20 =	30x	\$18.00	\$ 540.00			
	10- 3 =	7x	\$84.00	\$ 588.00			
Multiple Dependent Claims		If marked, add fee of \$280.00 (\$140.00)  TOTAL:		\$ 0.00			
				\$ 1868.00			
id herew check in attached	ith $\$$ the amount of $\$186$ .	5 <u>8.00</u> in payment of	the CPA application	1 filing fees			
	As indicat disclosed filed in armonths at published e enter the intition for at application under the abandoting or at ted and was to make the content pasic paper fees to be remain the enter re	As indicated on the attached Reques disclosed in the attached application filed in another country, or under a months after filing. Applicant(s) the published under 35 U.S.C. §122(b). The enter the Amendment/Requestion for Extension of Time in the above-identified tition for Extension of Time in tapplication Serial No	As indicated on the attached Request and Certification, Applic disclosed in the attached application HAS NOT and WILL NO filed in another country, or under a multilateral agreement, that months after filing. Applicant(s) therefore request(s) that the application HAS NOT and WILL NO filed in another country, or under a multilateral agreement, that months after filing. Applicant(s) therefore request(s) that the application and the published under 35 U.S.C. §122(b).  The enter the Amendment/Request For Reconsideration in the above-identified parent application.  The application Serial No to extend the time of the application Serial No to extend the time of the application Serial No to extend the time of the above in the parent application at a time while the above it is application at a time while the another in the parent application for extension of the another in the parent application file wrapper of the parent application file wrapper of the new application.  The above identified parent application as of the data remaining after entering the enclosed Amend of the above identified parent application.  The above identified parent application.	As indicated on the attached application HAS NOT and WILL NOT be the subject of an application of the attached application HAS NOT and WILL NOT be the subject of an application of the invented solvent of the subject of an application of the invented solvent of the subject of an application of the invented solvent of the subject of an application of the subject of			

- 10. The Commissioner is hereby authorized to charge any additional fees which may be required for filing this application pursuant to 37 CFR §1.16, including all extension of time fees pursuant to 37 C.F.R. § 1.17 for maintaining copendency with the parent application, or credit any overpayment to Deposit Account No. 13-4503, Order No. 1776-4054. A DUPLICATE COPY OF THIS SHEET IS ATTACHED.
- 11. Priority of the following applications is claimed under 35 U.S.C. §119:

1 Homey or				not a with a laimed
Country/P	PCT	Application Number	Filing Date 30-May-98	Priority claimed Yes
Japan		165932/1998	09-Jun-98	Yes
Japan		176646/1998	09-Jun-98	Yes
Japan		176647/1998	09-Jun-98	Yes
Japan		176648/1998	30-Jun-98	Yes
Japan		199718/1998	04-Sept-98	Yes
Japan		251676/1998	30-Sept-98	Yes
Japan		278909/1998	05-Nov-98	Yes
Japan		314490/1998	07-Jan-99	Yes
Japan		1845/1999	03-Feb-99	Yes
Japan		26779/1999	22-Feb-99	Yes
Japan		42739/1999		Yes
Japan		59507/1999	05-Mar-99	emical Industries, Ltd.
Japan		ation is assigned of rec	cord to <u>Daicel Cli</u>	Cilical Industries,

- 12. The parent application is assigned of record to <u>Daicel Chemical Industries</u>, <u>Ltd.</u>, Recorded on 1/31/00, at Reel <u>010635</u>, Frame <u>0904</u>.
- 13. An assignment of the invention to <u>Daicel Chemical Industries</u>, <u>Ltd.</u> is attached along with the Assignment Recordation Form cover sheet.
- 14. A check in the amount of \$40.00 for recording the Assignment is attached.
- 15. The Power of Attorney was filed in the parent application.
- 16. A new Power of Attorney has been executed and is attached.

Respectfully submitted, MORGAN & FINNEGAN, L.L.P.

Registration No. 19,825

Dated: January 10, 2002

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## Additional Inventors:

- (3) Kunio SHIMIZU 500, Kamiyobe, Yobe-ku, Himeji-shi, Hyogo-ken 671-1262. JAPAN
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- (5) Kenji NISHIMURA 400-1-203, Kumami, Katsuhara-ku, Himeji-shi, Hyogo-ken 671-1211, JAPAN
- (6) Tadashi MURAKAMI 323, Shinmatsudominami 1-cho, Matsudo-shi, Chiba-ken 270-0035, JAPAN